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2		THE HON. JAMES L. ROBART
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13	IN THE UNITED OF	TATES DISTRICT SOURT
14		TATES DISTRICT COURT
15	FOR THE WESTERN I	DISTRICT OF WASHINGTON
16	BRENDAN DUNN	\ NO. 0:19 CV 00057 H B
17 18	BRENDAN DUNN	) NO. 2:18-CV-00257-JLR ) DEC. OF LAWRENCE A. HILDES IN
10 19		) SUPPORT OF PLAINTIFF'S MOTION FOR
20	Plaintiffs,	) EXTENSION ON RESPONSE TO
21	i iaiitiii3,	) Defendant's 12(b)(1)/12(b)(6) MOTION
22		)
23	V.	)
24		) CURRENTLY NOTED FOR JUNE 8, 2018
25	CITY OF SEATTLE, DOES 1-200	)
26	•	)
27		) Motion noted: June 8, 2018
28	Defendants.	)
29		)
30		
31	I Lawrence a Hildes testify of my own r	personal knowledge and could so competently
<i>J</i> 1	i, Lawrence a. I maes testiny of my own p	ocisonal knowledge and could so competently
32	testified if necessary.	
33	1) Lam counsel for Plaintiff in this ac	etion

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1	2)	I had two summary judgment responses, a petition to the Washington Supreme
2		Court, and a Federal Sentencing Brief on a felony case with a possible 10-year
3		sentence all due during the time allotted to respond to Defendants' Motion.
4	3)	I now have the sentencing hearing on Friday, June 1, 2018 (U.S. v. Floyd) in
5		front of Judge Martinez and must focus on that.
6	4)	Defendants theory, which we believe is applicable runs so counter to my belief
7		about the issues and theories of this case, that it will require significant
8		research.
9	5)	I continues to deal with serious health issues (congestive heart failure), and the
10		work on finalizing plans, battling the insurance company, and obtaining permits
11		to rebuild our house/office after it burned down in November; Much of that work
12		must happen immediately.
13	6)	I also have court appearances on June 4, 5, 8, 14 and a trial in Thurston District
14		Court June 18-22-State v. Doerscher et al.
15	7)	For all of the above reasons, we need and request 30 days additional time to
16		respond to Defendants' Motion.

17 Dated May 31, 2018

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19 By: /s/ Lawrence A. Hildes\_ 20 Lawrence A. Hildes, WSBA # 35035

21 P.O Box 5405, Bellingham, WA98227

22 (360) 599-4339, <u>Ihildes@earthlink.net</u>

23 Attorney for Plaintiffs

<u>DUNN v. CITY OF SEATTLE, et al.</u>-(Proposed )Order on PLAINTIFF'S MOTION TO CONTINUE RESPONSE TO 12(B)(6)

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